## UNITED STATES DISTRICT COURT DISTRICT OF DELAWARE

# IN RE GOOGLE INC. COOKIE PLACEMENT **CONSUMER PRIVACY LITIGATION**

This Document Relates To: All Actions

C.A. No. 12-MD-02358 (SLR)

# **NOTICE OF APPEARANCE**

PLEASE TAKE NOTICE that Prescott Lovern, Sr., president of R & L Associates Law, enters an appearance as pro se counsel on behalf of himself. All court documents to be served should be sent to our east coast address below, C/O Ms. Nixon.

Dated: December 12, 2013

Prescott Lovern, Sr.

C/O Kathleen Nixon East Coast Administrator

R&L Associates Law, East Region

15 E. Churchville Rd

STE 150

Bel Air, MD 21014

(307)-275-1017

knixon@rlassociateslaw.com

prescottl@rlassociateslaw.com

Puriot Lovery Sa.

### **CERTIFICATE OF SERVICE**

This Notice of Appearance, with exhibit, has been served on the following Parties by email on December 12, 2013. The Court's attached Supplemental Order, Lovern Exhibit A, outlining procedures to file this Notice, repeatedly refers to paragraph 12, as to who must be served; however, there is no paragraph 12. Therefore the following people have been served:

coletti@fr.com emcnicholas@sidley.com araul@sidley.com cthompson@sidley.com

### PointRoll Counsel / Pacer

lacounsel@earthlink.net sggrygiel@yahoo.com (Obtained from Legal Notice, address appears to ne longer good) jimf@bflawfirm.com raul@sidley.com

**Class Counsel / Legal Notice** 

December 12, 2013

Lovern Ethibit A

### UNITED STATES DISTRICT COURT DISTRICT OF DELAWARE

) ) )	CASE NO. 12-MD-2358 (SLR)
	) ) ) ) )

# SUPPLEMENTAL ORDER REGARDING PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT

WHEREAS, on October 7, 2012 this Court issued its order (D.I. 120) Preliminarily

Approving the Class Action Settlement between plaintiffs and defendant Point Roll; and

WHEREAS, on October 9, 2013 this Court issued its order (D.I. 121, 122) granting the

WHEREAS, the settling parties suspended publication of notice of the settlement pending resolution of the inquiry concerning continuing Article III subject matter jurisdiction;

### IT IS HEREBY ORDERED THAT:

other three defendants' motions to dismiss; and

- 1. The Court confirms that it retains subject matter jurisdiction over the Point Roll settlement, and, that its Memorandum and Order granting the Motion to Dismiss with respect to the other defendants does not eliminate the Court's continued jurisdiction to approve the Point Roll settlement.
  - 2. The schedule for the final approval hearing is modified as follows:

19801, to consider, *inter alia*, the following: (a) the adequacy of the Class Representatives and whether the Settlement Class should be finally certified; (b) the fairness, reasonableness, and adequacy of the Class Settlement; (c) the dismissal with prejudice of the Action as to PointRoll; (d) whether Class Counsel's application for attorneys' fees, expenses, and compensation for the Class Representatives (the "Fee Petition") should be granted; and (e) whether to finally approve the Agreement.

- b. On or before <u>December 2, 2013</u>, Class Counsel shall file with the Court:

  (i) any memoranda or other materials in support of final approval of the Agreement and Class Settlement; and (ii) any Fee Petition.
- in person or by counsel and may be heard, to the extent allowed by the Court, either in support of or in opposition to the fairness, reasonableness and adequacy of the Class Settlement, the dismissal with prejudice of PointRoll, the entry of final judgment as to PointRoll, and/or the Fee Petition; provided, however, that no person shall be heard in opposition to the Class Settlement, dismissal and/or entry of final judgment or the Fee Petition, and no papers or briefs submitted by or on behalf of any such person shall be accepted or considered by the Court, unless filed with the Court and served upon counsel listed below in Paragraph 12 on or before Deur by 3, 202 Such person must (a) file with the Clerk of Court a notice of such person's intention to appear as well as a statement that indicates the basis for such person's opposition and any documentation in support of such opposition on or before 12/23/13, and (b) serve copies of such notice, statement, and documentation, as well as any other papers or briefs that such person files with the Court, either in person or by mail, upon all counsel listed below in

Case 1:12-md-02358-SLR Document 126 Filed 10/31/13 Page 3 of 3 PageID #: 2086

Paragraph 12 on or before 12/23/13. Settlement Class Members who object in the manner and by the dates provided herein shall be subject to the jurisdiction of this Court. Settlement Class Members who fail to object in the manner and by the dates provided herein shall be deemed to have waived and shall forever be foreclosed from raising any such objections.

- d. Any Settlement Class Member may hire an attorney at his or her or its own expense to appear in the action. Such attorney shall serve a Notice of Appearance on the Counsel listed in Paragraph 12 above by 12/18/13, and file it with the Court on or before 12/16/13
- 3. In all other respects the Court's October 7, 2013 Order (D. I. 120) shall remain in effect.

Date: 10 |31 | 13

Hon. Sue L. Robinson United States District Judge

DAY

AIR

UPS NEXT

BILLING: P/P

ShipRite Version 18 1/8/2004

This envelope is for use with the following services:

**UPS Next Day Air®** 

UPS 2nd Day Air®

UPS Worldwide Express™

**©**Visit **ups.com®** or call **1-800-PICK-UPS®** (1-800-742-5877)

Cho schedule a pickup or find a drop off location near you.

Chomestic Shipments To qualify for the Letter rate, UPS Express Envelopes may only contain correspondence, urgent documents, and/or electronic media, and must

# 1 weigh 8 oz. or less. UPS Express Envelopes containing items other 2 those listed or weighing more than 8 oz. will be billed by weight. 1 Therefore the state of the state o

The UPS Express Envelope may be used only for documents of no commercia value. Certain countries consider electronic media as documents. Visit ups.com/importexport to verify if your shipment is classified as a document. The UPS Express Envelope may be used only for documents of no commercial

• To qualify for the Letter rate, the UPS Express Envelope must weigh 8 oz. or less OUPS Express Envelopes weighing more than 8 oz. will be billed by weight.

Note: Express firvelopes are not recommended for shipments of electronic media equivalent.

Documents of electronic media information or breakable items. Do not send cash equivalent.

SHIP TO:

5 3 Day Selec s Standard Ground

S Worldwide

RTH KING ST. COURT

F THE CLERK

not use this envelope for:

UNITED STATES DIST COURT 844 N KING ST UNIT 18 WILMINGTON DE 19801 – 3518

197 9-20

Apply shipping documents on this side.